

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **Vernetta Gail Austin v Sinai Grace Hosp**
Docket No. **266221**
L.C. No. **03-314437-NH**

Michael J. Talbot, Judge, acting under MCR 7.211(E)(2), orders:

The motion to strike appellant/cross appellee's combined reply brief/cross appellee's brief is GRANTED. The combined reply brief/cross appellee's brief filed on January 18, 2006, is STRICKEN because the reply brief portion of the combined brief is not timely and it exceeds the five-page limit under Administrative Order 2004-5, ¶ 9(D). The cross appellants' reply brief filed on January 30, 2005, is also STRICKEN because the brief to which it replies has been stricken.

The motion to file a late answer to the motion to strike is GRANTED.

The motion to file an amended cross appellee's brief is GRANTED TO THE EXTENT that appellant is granted leave to file a separate reply brief, limited to five pages, within 14 days after the Clerk's certification of this order and appellant may file a separate cross appellee's brief, which shall be considered untimely when it is filed.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

FEB 22 2006

Date

Sandra Schultz Mengel
Chief Clerk